

A.—SRI ALUR HANUMANTHAPPA (Deputy Minister for Minor Irrigation).—

(a) Yes.

(b) The original estimate for Rs. 48,500 has been sanctioned; however, the revised estimate for Rs. 1,48,000 has not been sanctioned.

(c) After the revised estimate is approved.

Supplying Electricity Wells in Bhalki Town.

***Q.—602. Sri S. BHIMANNA** (Bhalki).—

Will the Government be pleased to state:—

(a) whether it is a fact that there is no electricity facility till now in Bhalki Taluk and Aurad;

(b) whether it is not a fact that the estimate for supplying electricity in Bhalki town was sanctioned earlier than Chincholi Taluk in Gulbarga District;

(c) whether it is a fact that a diesel engine allotted for Bhalki was utilised at Bidar while it was being sent to Bhalki;

(d) whether it is a fact that the entire material of electricity which was being sent to Bhalki was stationed in Chincholi?

A.—Sri S. NIJALINGAPPA (Chief Minister).—

(a) Yes.

(b) No.

(c) No. The set allotted to Bhalki is not utilised elsewhere.

(d) No. The materials required for the electrification of Bhalki are being transported to Bhalki only.

Equation of Posts of Supervisor in Survey and Settlement Department.

***Q.—604. Sri M. V. SHETTY** (Chikodi).—

Will the Government be pleased to state:—

(a) whether it is a fact that they have issued orders notifying provisional equation of posts of the Survey and Settlement Department in the month of September 1961;

(b) whether it is a fact that the allocation of the Supervisors according to these revised equation of posts have not yet been sanctioned by Government;

(c) whether it is a fact that these supervisors' pay has not at all been fixed since 1-1-1957 as the allocation statement of these officials are pending before Government for the last one year;

(d) whether they will take early action to sanction their fixation of pay and allocations in considering their hardship since 1-1-1957?

4.—**Sri M. V. KRISHNAPPA** (Minister for Revenue).—

- (a) Yes.
- (b) Yes.
- (c) Yes.
- (d) Yes.

Regularisation of Doctors appointed as Local Candidates in Medical Department.

*Q.—605. **Sri V. S. LAKSHMIKANTHAPPA** (Sagar).—

Will the Government be pleased to state :—

- (a) whether it is a fact that the services of doctors appointed as local candidates in the Medical Department have not been regularised;
- (b) since how long such services are pending regularisation;
- (c) the action they propose to take in this behalf?

4.—**Dr. K. NAGAPPA ALVA** (Minister for Health).—

- (a) Yes ; as they are working against temporary vacancies.
- (b) and (c) Do not arise in view of (a) above.

Eviction of Tenants in South Kanara District since 1960.

*Q.—612. **Sri S. SUBBAYYA NAIK** (Sullia).—

Will the Government be pleased to state :—

- (a) the number of tenants forcibly evicted in South Kanara District from the year 1960 up-to-date ; (talukwar information may be given);
- (b) the reasons for evictions ;
- (c) out of the tenants evicted, the number of evictions that are illegal ;
- (d) the number of cases filed in this behalf (talukwar information may be given) ?

4.—**Sri M. V. KRISHNAPPA** (Minister for Revenue).—

- (a) Three—one in Coondapur taluk and two in Udupi Taluk.
- (b) & (c) All the three alleged forcible evictions are brought to the notice of the Assistant Commissioner, Coondapur by the tenants concerned by filing applications for restoration of possession under section 4(5) of the Madras Cultivating Tenants Protection Act, 1955 as amended by Madras Act No. XIV of 1956 ; Out of the three applications filed for restoration of possession, in one case the tenant has withdrawn her application, in the second case further proceedings have been stayed at the request of the tenant and the land-lord and the third case has been posted for hearing to 29-9-1962. The reasons for evictions and whether